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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/993,138	11/16/2001	Jared L. Zerbe	RB1-040US	6177	
30554 7590 06/19/2007 SHEMWELL MAHAMEDI LLP EXAMINER					
	S CREEK BOULEVA	RD	SINGH, RAM	INANDAN P	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

			Application No.	Applicant(s)
]	09/993,138	ZERBE, JARED L.
	Office Action S	Summary	Examiner	Art Unit
			Ramnandan Singh	2614
Period fo		of this communication app	ears on the cover sheet with the c	orrespondence address
A SH WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTO CHEVER IS LONGER, nsions of time may be available SIX (6) MONTHS from the mai o period for reply is specified ab re to reply within the set or exte	FROM THE MAILING DA under the provisions of 37 CFR 1.13 ling date of this communication. ove, the maximum statutory period wended period for reply will, by statute, or than three months after the mailing	Y IS SET TO EXPIRE 3 MONTH(ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE date of this communication, even if timely filed	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status				
2a)	This action is FINAL . Since this application	is in condition for allowar	arch 2007. action is non-final. nce except for formal matters, pro x parte Quayle, 1935 C.D. 11, 45	
Dispositi	ion of Claims			
5)□ 6)⊠ 7)□	4a) Of the above clair Claim(s) is/are Claim(s) <u>1-43</u> is/are Claim(s) is/are	ejected.	vn from consideration.	
Applicati	ion Papers			•
10)	The drawing(s) filed o Applicant may not requ Replacement drawing s	est that any objection to the cheet(s) including the correct	r. epted or b) objected to by the lead on b) objected to by the lead in abeyance. Section is required if the drawing(s) is obtainer. Note the attached Office	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority (ınder 35 U.S.C. § 119			
a)l	All b) Some * c 1. Certified copies 2. Certified copies 3. Copies of the capplication from	c) None of: s of the priority documents s of the priority documents certified copies of the prior the International Bureau	s have been received in Applicati ity documents have been receive	ion No ed in this National Stage
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2) Notice 3) Information	ce of References Cited (PTC	Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Alexander et al [US 20030002474 A1] in view of Franaszek et al [US 4,486,739].

Regarding claim 1, Alexander et al teach a method comprising:

communicating the signal over a plurality of segments of al least four signal lines [Fig. 2; Para: 0034-0041]; and

transposing the signal lines between the segments of signal lines in a manner that reduces differences in interline couplings between a given signal line and each of the remaining ones of the at least four signal lines [Figs. 8A-8F; Para: 0101-0121].

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Alexander et al do not teach expressly using encoding a digital signal for transmission.

Franaszek et al teach an encoder circuit for encoding a digital signal [Figs. 1-13; col. 4, line 30 to col. 6, line 36].

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the teachings of Franaszek et al with Alexander et al in order to incorporate encoded digital signals so that the data throughput of a communication system is increased [Franaszek et al; col. 1, lines 7-22].

3. Claims 1-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schelkunoff [US 2,038,240] in view of Franaszek et al [US 4,486,739].

Regarding claim 1, Schelkunoff teaches a method comprising:
communicating the signal over a plurality of segments of at least two
signal lines [Fig. 2; col. 3, lines 51-58]; and

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transposing the signal lines between the segments of signal lines in a manner that reduces differences in interline couplings between a given signal line and another signal line [Fig. 2; col. 3, lines 38-72; claim 5].

Alexander et al do not teach expressly using encoding a digital signal for transmission.

Franaszek et al teach an encoder circuit for encoding a digital signal [Figs. 1-13; col. 4, line 30 to col. 6, line 36].

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the teachings of Franaszek et al with Schelkunoff in order to incorporate encoded digital signals so that the data throughput of a communication system is increased [Franaszek et al; col. 1, lines 7-22]. Further, although Schelkunoff teaches reducing cross-talk between a plurality of coaxial conductor lines using a pair of lines as an illustration [Fig. 2; col. 3, lines 39-57], it is within the level of ordinary skill to apply the method to reduce interline couplings between a given signal

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line and any number of remaining conductor lines including at least four signal lines.

Regarding claim 2, Schelkunoff further teaches the method, wherein the interline coupling of a particular pair of signal lines is represented as a function of the distances between the particular pair of signal lines over all the segments [col. 4, 45-50].

Regarding claim 3, Schelkunoff further teaches the method, wherein the interline coupling of a particular pair of signal lines is represented as a function of a summation of the distances between the particular pair of signal lines over all the segments, wherein the summation of distances is not shown [Fig. 2].

Regarding claim 4, Schelkunoff further teaches the method, wherein, in general, the segments may be of different (or approximately equal) lengths [col. 3, lines 45-50].

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Regarding claims 5-7, the limitations are shown above.

Regarding claims 8-43, they are inherent variations of the method claims 1-7. Therefore claims 8-43 are interpreted and thus rejected for the reasons stated above in claims 1-7.

Response to Arguments

4. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- (i) Nyquist [US 2,070,744] teaches crosstalk reduction in communication systems [Whole document]; and
- (ii) Balde [US 3,764,727] teaches transposing each wire in the pair [Figs. 1-15; col. 1, lines 19-38].

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(iii) Hinderks [US 6,700,958 B2] teach a method for transmitting coded digital signals through a transmission channel [Figs. 1, 12-13, 16-17; Abstract].

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramnandan Singh whose telephone number is (571) 272-7529. The examiner can normally be reached on M-TH (8:00-5:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on (571) 272-7547. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on

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access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ramnandan Singh

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